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IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	
)	
SANG KANG,)	
)	
Defendant.)	
_____)	No. 3:05-CR-05-075 (JWS)

SANG KANG'S SENTENCING MEMORANDUM

COMES NOW the Defendant, Sang Kang, by and through his attorney, Henry E. Graper, III, and for his Sentencing Memorandum, states as follows:

Sang Kang has entered into a plea agreement governed by Federal Rule of Criminal Procedure 11(c)(1)(c). It is requested that the court accept this agreement and impose the following:

1. The parties have agreed that a probationary sentence is the appropriate result. This result is required by the agreement.
2. The parties have agreed that Sang Kang shall owe restitution in an amount of \$7,150.50. This result is also required pursuant to the agreement.

3. There has been no agreement as to the fine amount. However, the Pre-Sentence Investigation Report does not clearly establish an ability to pay a fine. Mr. Kang, at present, is no longer working in real estate due to the instant matter. His future job prospects are unsettled. He has indicated that he may enter school to be trained as a sushi chef, but this has not yet happened. Accordingly, counsel requests that no fine be imposed.

4. Other conditions. Sang Kang makes no other requests of the court and expects other typical conditions be imposed as required under the applicable statutes.

/s Henry E. Graper, III
HENRY E. GRAPER, III
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Certificate of Service

I hereby certify that the above was served
Electronically on all parties of record and
Via fax on USPO Patricia Wong

s/ Henry E. Graper, III